UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF CALIFORNIA

OLAF PETER JUDA,) CV F 05-0037 AWI WMW HC
Petitioner,	ORDER REQUIRING RESPONDENT TO SUBMIT ANSWER ADDRESSING MERITS OF SECOND AMENDED PETITION
v.	ORDER REQUIRING RESPONDENT TO SUBMIT NOTICE OF APPEARANCE
RAYMOND D. ANDREWS,) ORDER DIRECTING CLERK OF COURT TO) SERVE DOCUMENTS)
Respondent.	

Petitioner is a federal prisoner proceeding pro se with a Petition for Writ of Habeas Corpus pursuant to 28 U.S.C. § 2241. This case proceeds on the second amended petition filed April 5, 2006.

United States. See 28 U.S.C. § 2241. While a federal prisoner who wishes to challenge the

Writ of habeas corpus relief extends to a person in custody under the authority of the

1987); <u>Brown v. United States</u>, 610 F.2d 672, 677 (9th Cir. 1990). A petitioner filing a Petition for Writ of Habeas Corpus under 28 U.S.C. § 2241 must file the petition in the judicial district of the petitioner's custodian. <u>Brown</u>, 610 F.2d at 677.

Accordingly, pursuant to Rule 4 of the Rules Governing Section 2254 Cases,¹ the Court HEREBY ORDERS:

1.Respondent SHALL FILE an ANSWER addressing the merits of the Petition within SIXTY (60) days of the date of service of this order. Respondent shall include with the response any and all transcripts or other documents relevant to the resolution of the issues presented in the petition, including copies of appeals taken by a prisoner within the prison and before the Bureau of Prisons.² Rule 5 of the Rules Governing Section 2254 Cases. The Court recognizes that Counsel on behalf of the Government and/or the Institution³ may wish to respond on separate issues raised in the Petition. However, the Court will accept only one (1) "Answer." Such Answer SHALL CONTAIN all argument with respect to all of the issues raised in the Petition, whether formulated by Counsel for the Government or the Institution.

2. Respondent SHALL FILE a Notice of Appearance within **TWENTY (20)** days of the date of service of this Order. The Notice SHALL indicate the name of the individual(s) who will be representing the Government and/or the Institution. The Notice is necessary to ensure that the appropriate counsel for Respondent is being served by the Court. The submission of the Notice of Appearance will terminate

¹The Rules Governing Section 2254 Cases may be applied to petitions for writ of habeas corpus other than those brought under § 2254 at the Court's discretion. See, Rule 1 of the Rules Governing Section 2254 Cases. Civil Rule 81(a)(2) provides that the rules are "applicable to proceedings for . . . habeas corpus . . . to the extent that the practice in such proceedings is not set forth in statutes of the United States and has heretofore conformed to the practice of civil actions." Fed. R. Civ. P 81(a)(2).

²In the event Respondent is unable to obtain a photocopy of prisoner appeals and intends to file a computerized printout of the disposition, Respondent must also provide the Court with translation of the internal codes used in the printout. To the extent the claims concern prison policy and procedure not accessible to the Court by electronic means (Westlaw/Lexis), Respondent must provide the Court with a photocopy of all prison policies and/or procedures at issue in the case. This includes any *internal* prison policies of which a prisoner complains and is subject to.

³Counsel for the "Institution" means private Counsel representing contracted facilities such as Taft Correctional Institution, (Wackenhut Corrections Corporation), or California City Correctional Center (Corrections Corporation of America).

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1	Court service on those listed in paragraph 4.
2	3. Petitioner's TRAVERSE, if any, is due on or before THIRTY (30) days from the
3	date Respondent's Answer is filed.
4	4. The Clerk of the Court SHALL serve a copy of this Order along with a copy of
5	Petitioner's Second Amended Petition filed April 5, 2006, and all exhibits, on the
6	Office of the United States Attorney for the Eastern District of California, an
7	agent for the appropriate Correctional Institution if applicable, and the United
8	States Bureau of Prisons.
9	All motions shall be submitted on the record and briefs filed without oral argument
10	unless otherwise ordered by the Court. Local Rule 78-230(h). All provisions of Local Rule 11-
11	110 are applicable to this order.
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13	IT IS SO ORDERED.
14	Dated: August 3, 2006/s/ William M. Wunderlichbl0dc4UNITED STATES MAGISTRATE JUDGE
15	UNITED STATES WAGISTICATE JODGE
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